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**NEW HAVEN, CONN.****Bakery Products—Protection. (Reg. Bd. of H., Feb. 1, 1913.)**

SEC. 5. The conveying through the streets of the city of New Haven, or removing from a building to a wagon or from a wagon to a building, or from one building or wagon to another, any breadstuffs, cake, pie, or confectionery intended for food, shall be unlawful, except such breadstuffs, pie, or confectionery be placed in receptacles tightly constructed and so covered that the same can not be contaminated by insects, dust, dirt, and other foreign and unwholesome matter, and such receptacles shall be used for no other purpose by any person.

**Foodstuffs—Covering or Screening Required when Exposed. (Reg. Bd. of H., June 27, 1913.)**

SEC. 6. During the months of May, June, July, August, September, and October of each year it shall be unlawful for any individual, firm, or corporation to expose for sale in the city of New Haven any fruit or vegetables, except such as have natural coverings customarily removed before eating, any meat, fowl, fish, pastry, confectionery, or other foodstuffs that are to be eaten without further cooking, unless so covered or screened as to be impossible of contamination by flies or other insects.

**MOBILE, ALA.****Milk and Cream—Production, Care, and Sale. (Ord. June 5, 1913.)**

SECTION 1. That all dairymen who sell or supply milk or cream in any way to or for the people of Mobile shall be required to take out annually from the city tax collector a license of \$—, and this license shall in no way affect, interfere with, or be a substitute for any vehicle license which may be imposed by the city of Mobile.

SEC. 2. That it shall be unlawful for any person, firm, or corporation, either as principal or servant or employee, to maintain or operate a dairy farm within the police jurisdiction of the city of Mobile, or to sell, give, exchange, barter, deliver, or transport in the city of Mobile, any milk or cream without having obtained an annual permit from the board of health to do so, as hereinafter provided. Such permit shall expire on the 31st day of December of each year and shall be renewed on the 1st day of January following.

SEC. 3. That no person, himself, or his servant or agent, or as the servant or agent of another, firm, or corporation, shall sell or deliver, or have in his possession or custody with intent to sell or deliver as milk for consumption as human food, any milk or cream, or operate, until after having obtained a permit to do so from the board of health, through the city health officer. To obtain such permit the applicant shall present to the chief meat and milk inspector a written application upon a form prescribed by the board of health, through the city health officer.

As soon as possible after such application has been received at the office of the board of health, the chief meat and milk inspector or the city health officer or their authorized assistant shall visit the dairy or place of business of such applicant and make such observations and gather such information as will enable the board of health through the city health officer to properly consider such application: *Provided, however,* That if the dairy or place of business of said applicant be located outside of the police jurisdiction of the city of Mobile he shall either furnish a certificate of qualification of all dairies from which it is proposed milk be obtained, according to the requirements of this ordinance, which certificate shall be signed by the State veterinarian or any person authorized by him, or shall pay the cost and expense of making such inspection by some authorized employee of the city of Mobile. Immediately upon a favorable report from or to the city health officer by some one of the aforesaid

persons, a permit of such form prescribed by the said board of health shall be issued to the applicant free of further charge. Such permit shall be required for each dairy or other place of business from which milk is sold or delivered to the people of the city of Mobile and must be issued in the name of the owner and shall not be transferable. Such permit shall be subject at all times to revocation by the board of health for cause: *Provided, however,* The owner of said permit shall always have the right of appeal from the action of the inspector or his assistant to the board of health, which shall be required to act thereon within 48 hours after the receipt of the petition for an appeal.

SEC. 4. That if, upon investigation, the board of health shall conclude that the said applicant has conformed, and will conform to, and comply with the requirement of this ordinance, it shall issue the permit herein provided without cost to said applicant. Said permit shall be written or printed upon a form to be prescribed by the board of health.

SEC. 5. That it shall be the duty of every person, firm, association, or corporation or dairyman having a permit under this ordinance to exhibit the same conspicuously in the dairy or in the place where milk or other dairy products are kept for sale, exchange, use, or distribution. All vehicles used for such sale or distribution shall have painted thereon in a conspicuous place on both sides, the words and figures, "Health Permit No. —" (corresponding with permit number), together with the name and location of dairy. All distributors of milk or other dairy products on foot shall carry on their person, ready for exhibition to any sanitary officer or consumer, the permit issued to him under this ordinance.

SEC. 6. That all dairy barns shall be provided with a cement floor, tight walls and ceiling, and shall also be provided with a screened milk room with cement floor, tight walls and ceiling, and no milk shall be stored, cooled, mixed, or changed into any other form of dairy product in any other place than this milk room. No milk shall be allowed to remain in the barn except in a milking pail into which the milk is being milked, and no milking pail with less than three-fourths covering for the top surface shall be used. All milk pails and other utensils used in the handling of milk and all containers in which milk is contained shall be sterilized before being used. The milk room shall at all times be kept free from flies.

SEC. 7. That milk kept for sale, use, consumption, distribution, exchange, barter, or other disposition as food for human beings, in any store, shop, restaurant, market, bakery, hotel, or other establishment, shall always be contained in a container, which shall be kept in a covered cooler, box, or refrigerator which shall be substantially constructed, lined with metal or tiles, and elevated at least 6 inches above the floor. Said cooler, box, or refrigerator shall be ventilated and properly drained and the temperature in which shall not be above 50° F.

SEC. 8. That no person, firm, association, or corporation shall deliver bottles or other receptacles containing milk or cream to any house designated by the board of health as containing any infectious or contagious diseases. The milk or cream to be delivered to such houses shall be poured into a vessel belonging to the customer.

SEC. 9. That all portions of milk or cream delivered to any house or person shall be delivered in the original packages, bottles, or cans which were put up at the dairy, and no bottles or other receptacles shall be filled from any other can or receptacle after the wagon has left the dairy.

SEC. 10. That every person, firm, association, or corporation maintaining a dairy or dairy farm shall provide for the use thereof an adequate supply of water of good quality and proper for maintaining the health and good condition of the cows, and purposes necessarily connected with the dairy, subject to the approval of the city health officer. All sources of impure water in and about the dairy or dairy farm inclosures and pasturages for cows shall be abated.

SEC. 11. That all cows found to be suffering from any disease liable to render the milk from said cows unwholesome shall be at once removed from the herd and isolated and shall not be used again for milch purposes until cured, or if said disease be tuberculosis the animal shall be disposed of as provided by law. All dairy cows shall be tested with tuberculin at least once each year for tuberculosis in accordance with the laws of the State of Alabama provided in an act passed May 2, 1911, and cows found to be tuberculous shall be condemned and disposed of as provided in said act. No milk shall be brought into the city of Mobile, held, delivered, or offered for sale in the city of Mobile from cows within three weeks before or one week after parturition.

SEC. 12. That all milkers and those who engage in the handling of milk or any other dairy product shall maintain strict cleanliness of their persons and particularly of their hands while milking or engaged about the dairy. All milkers shall wash their hands with soap and water then rinse them in water just previous to milking each cow. The udder of every cow shall be washed and dried just previous to being milked. No person suffering from or who has knowingly, within a period to be specified by the board of health of the county of Mobile, been exposed to diphtheria, scarlet fever, smallpox, anthrax, tuberculosis, or any contagious skin or venereal disease shall work or assist in or about any dairy farm in the city of Mobile or within its police jurisdiction, and it shall be the duty of any person holding any permit under this ordinance to enforce this regulation in reference to such persons as may assist him, them, or it.

SEC. 13. That all milk delivered to the people of the city of Mobile for consumption as food shall be delivered in a covered wagon or other vehicle of such construction as to protect the milk at all times from the sun or dirt or other contamination. The driver's seat in such vehicle or wagon shall be so arranged that the person or clothing of the driver shall not come in contact with the milk bottles while the wagon or vehicle is being driven. Such wagon or other vehicle shall be kept clean at all times while engaged in the transportation of milk or milk products. No person shall carry on any wagon or vehicle upon which or from which milk or other dairy product is being sold or delivered to the people of the city of Mobile, vegetable matter, garbage, refuse, swill, or any other decaying or fermenting, putrefying, foul, unwholesome, noxious, or filthy matter, or any can or other receptacle containing the same or any material with which milk or cream may be adulterated, diluted, or rendered impure, unwholesome, or unhealthy. No one shall milk a condemned cow in any place other than in an open field, and milk obtained from such cow shall be drawn directly to the ground, and not into a pail or other vessel whatsoever.

SEC. 14. That any person, firm, association, or corporation, acting either as principal or agent or through servants or employees, who shall sell, exchange, barter, deliver, or transport, or have in his or its possession for the purpose of selling, bartering, delivering, or giving away, any milk which contains more than 87.50 per cent of water or less than 3.5 per cent of butter fat, or a specific gravity of which at 60° F. shall be less than 1.029, shall be guilty and fined as provided in this ordinance. All milk of a lower grade not contained in vessels labeled or marked as required in section 15 of this ordinance, or which contains less than 9 per cent of milk solids, exclusive of butter fat, when being transported, sold, bartered, exchanged, or given away, as "skimmed" milk or "separated" milk, shall be taken and condemned and destroyed as adulterated and impure, and the vendor or person having it in his possession for the purpose aforesaid shall be fined as provided in this ordinance.

SEC. 15. That no dealer in milk or the servant or agent of such dealer shall sell, exchange, or deliver, or have in his or her or its custody with intent to sell, exchange or deliver, milk from which the cream or part of the cream has been removed, unless in a conspicuous place above the center upon the outside of every vessel, can, or package from which or in which such milk is sold the words "Skimmed milk" are distinctly marked in uncondensed Gothic letters not less than 1 inch in length. If a portion of the cream has been removed without otherwise changing the character of the milk,

such milk shall be labeled or marked "Separated milk" and the percentage of butter fat remaining designated on the label. Violation of this section shall be punished as provided for in this ordinance.

SEC. 16. That no milk shall be sold or kept for sale, transported, or delivered containing ice, chalk, borax, salicylate soda, boric acid, formaldehyde, flies, maggots, or vermin or insects of any kind, or any coloring matter of substance or visible sediment which is foreign to the milk as it comes from the cow.

SEC. 17. That whosoever shall adulterate, sell, exchange, deliver, or have in his or her or its custody or possession to sell or exchange, adulterated milk to which water or any other foreign substance has been added, or from sick or diseased cows, or whoever shall adulterate, sell, or exchange or deliver or have in his or her or its custody to sell, exchange, or offering for sale as pure milk any skimmed milk from which the cream or any part thereof has been removed except as above provided for, shall be punished as provided in this ordinance.

SEC. 18. That every person, firm, or association or corporation or dealer or vendor who sells milk shall be obliged to furnish without cost to the inspector or assistants authorized by the board of health, for inspection and analysis, on application therefor, a sample of the milk offered for sale by the said person, firm, association, corporation, dealer, or vendor, from the can or other vessel from which it is sold to the public.

SEC. 19. That whenever the chief meat and milk inspector of the city of Mobile, or person designated for that purpose, shall find that the result of the analysis of a sample of milk indicates that the milk has been adulterated or the cream or any part thereof has been taken from the milk, the same shall be prima facie evidence of such adulteration in any prosecution under this ordinance.

SEC. 20. That each and every quantity of milk sold or exposed for sale contrary to the provision of this ordinance shall constitute a separate offense.

SEC. 21. That a fee of 50 cents for each cow shall be charged for testing the cow with tuberculin for tuberculosis, provided, that if a cow shall be retested a second charge for the test shall not be made if retested within 12 months.

SEC. 22. That no dairy cow producing milk for the Mobile market shall be fed upon distillery waste, usually called "swill," or upon any substance in a state of putrefaction or rotten, or upon any other substance that is unwholesome or that will in any way affect the healthfulness of the cow. Furthermore, the cows of the dairy shall be allowed free movement in the open air. The barns, sheds, and stalls in which said cows are milked shall be properly ventilated, lighted, drained, and cleaned, all of which shall be subject to inspection by the inspector.

SEC. 23. That it shall be the duty of the inspector or his assistants to collect samples of milk from persons selling or offering for sale, milk in the city of Mobile, at such times and in such manner as may be provided for in rules and regulations made by the board of health. Furthermore, it shall be the duty of the said inspector or his assistants to inspect all dairies supplying milk to the people of the city of Mobile under such rules and regulations as may be made by the board of health of Mobile County.

SEC. 24. That the city health officer, chief meat and milk inspector or assistants of any other person authorized by the board of health, shall have the right at any time and at all times, to enter upon or into the dairy, dairy farm or any premises or inclosure connected therewith or upon or into the premises of any vendor or distributor of milk or other dairy products, and upon any wagon or vehicle used in the sale or distribution of milk or other dairy products for the purpose of examining the same and all appliances and utensils therein or thereon, and any refusal to allow such entry and such inspection on the part of such dairyman, vendor, or distributor as may be required and directed by the board of health may be punished by the revocation of the permit of such dairyman, vendor, or distributor by the said board of health.

Sec. 25. That the city treasurer of Mobile shall keep a separate account on which he shall credit all dairy licenses, fines, and fees and any other moneys collected under this ordinance, and shall make report of such account in his reports to the board of commissioners of the city of Mobile.

Sec. 26. That any violation of the foregoing sections shall be punished by a fine of not less than \$5 nor more than \$100 for each and every offense.

Sec. 27. That the board of health of Mobile County is authorized to establish such regulations as may be necessary to carry out this ordinance, and it shall be the duty of the inspector and assistants to obey such rules and regulations.

Sec. 28. That when an infected animal has been condemned by the milk inspector or his authorized assistant in accordance with the provisions of this ordinance, or the laws of the State of Alabama, it shall be unlawful for any person or the agent of any person to sell, or offer for sale, any such condemned animal or any infected part of any such animal. And any person violating the provisions of this section shall be fined by the recorder not less than \$25 nor more than \$50 for each such offense.

Sec. 29. That the board of health is authorized from time to time to adopt such rules and regulations not in conflict with this ordinance, or the laws of the State of Alabama as in the judgment of said board may be necessary to regulate and control the hygienic care and handling of milk, milking, and the care of dairy cows and dairies in the city of Mobile or in its police jurisdiction.

Sec. 30. That the milk inspector or his authorized representative may kill and destroy all infected and condemned animals, under such regulations as the board of health may from time to time adopt, not in conflict with the provisions of this ordinance, or the laws of the State of Alabama.

Sec. 31. That the owner or possessor, or his agent or representative having such infected and condemned animal or animals in his possession or under his control, within the meaning of this ordinance shall furnish such labor, conveyance, or other assistance as may be necessary, under the direction of the milk inspector or his authorized representative or representatives, to carry out the provisions of this ordinance and the regulations of the board of health; and failure to comply with the provisions of this section shall render such owner, or possessor, or agent thereof, to a fine of not less than \$25 nor more than \$50.

Sec. 32. That any dairyman or other person, firm, association, or corporation producing and vending milk, and any person, firm, association, or corporation handling and vending the milk of any dairyman who shall, in addition to the other requirements of this ordinance, ice and refrigerate the said milk to a temperature not exceeding 50° F. immediately after the same has been milked and keep the same iced or refrigerated to a temperature not exceeding 50° F. up to the time of delivery to the purchaser or consumer, shall be entitled to be registered as a dealer in guaranteed milk and may use a label containing the words, "Guaranteed and iced milk"; and any person failing to comply with this ordinance in the production of milk and who has not properly, after milking, reduced the temperature of said milk to not exceeding 50° F. and retain the said milk at the said 50° up to the time of delivery of same to the purchaser or consumer thereof shall not be entitled to use the name or label, "Guaranteed and iced milk"; the purpose of this section being to protect the public against unfair and untruthful representations in regard to the icing of milk and its other conditions and to enable the consumer to purchase at his election said guaranteed and iced milk from such dairyman or handler of milk as shall produce and ice the same in the manner named in this section.

Any dairyman, milk dealer, or other person, firm, association, or corporation who shall engage in the production and sale of milk, by himself, itself, servant, agent, or other, label or cap or otherwise mark or designate on the body or bottles or other container or containers of milk, indicating that the same is guaranteed or that the

same has been iced, or use the words, "Guaranteed and iced milk," or other equivalent words, in connection with milk to be sold or offered for sale, when the same has not been produced in the manner and to the extent and kept cold to the extent as hereinbefore required, then such person, firm, association, or corporation using such label or name shall be fined in a sum not exceeding \$100 and shall have his dairy permit revoked.

SEC. 33. That this ordinance shall and does expressly repeal all ordinances or parts of ordinances upon the subject of regulating the production, purity, or sale or delivery of milk and milk products within the city of Mobile or within its police jurisdiction, and this ordinance shall take effect and be in force upon its adoption and publication.

**Milk—Bacterial Standard. (Ord. June 10, 1913.)**

SECTION 1. Be it ordained by the board of commissioners of the city of Mobile: That no milk shall be sold, offered for sale, or delivered to any person, firm, association, or corporation within the city of Mobile which contains more than 100,000 bacteria per cubic centimeter.

SEC. 2. Be it further ordained, That any person, firm, association, or corporation violating section 1 of this ordinance shall be fined by the recorder in a sum of not less than \$5 nor more than \$100.

SEC. 3. Be it further ordained, That this ordinance shall take effect and be in force from and after its adoption and publication.